1 2 3 4 5	JAKUB P. MEDRALA, ESQ. Nevada Bar No. 12822 THE MEDRALA LAW FIRM PROF. LLC 1091 S. Cimarron Road, Suite A-1 Las Vegas, Nevada 89145 (702) 475-8884 (702) 938-8625 Facsimile Jmedrala@medralaw.com Attorney for Plaintiffs		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	URSZULA BRUMER, an Individual, and MALGORZATA KASPRZAK-GUZEK, an Individual,	3:17-cv-00576-MMD-WGC	
10	Plaintiffs,	STIPULATION AND ORDER	
11	vs.	REGARDING FRCP 35 MEDICAL	
12	LAURIE GRAY, an Individual,	EXAMINATION OF PLAINTIFF MALGORZATA KASPRZAK-GUZEK	
13	Defendant.		
14	IT IS HEREBY STIPULATED AND AGREED by and between LAURIE GRAY		
15	("Defendant") and the Plaintiff MALGORZATA KASPRZAK-GUZEK (the "Plaintiff"), to the		
16	terms of the FRCP Rule 35 Examination of Plaintiff to be conducted by James Forage, M.D.		
17	("Doctor") as follows:		
18	1. The scope of the examination is limited to the injuries Plaintiff alleges were		
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20	caused by the subject accident and which are within the Doctor's field of expertise.		
21	2. No persons shall be present during the examination other than Plaintiff, the		
22	Doctor and members of the Doctor's staff.		
23	3. The Doctor will treat Plaintiff with the same respect with which he treats his		
24	patients.		

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him/her in the future.

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office located at 861Coronado Center Drive, Suite #200, Henderson, Nevada 89052.

The examination will take place on May 10, 2018 at 3:00 p.m. at the Doctor's

1	15.	Plaintiff shall arrive ten (10) minutes earlier than the scheduled appointmen	
2	time.		
3	16.	Prior to the examination, Defense counsel shall provide the Doctor with a copy	
4	of this Stipulation and Order. The Doctor will review and agree to the terms of this Stipulation		
5	and Order and will place his signature below.		
6	17.	Defendant recognizes that the Plaintiff will travel from Poland to attend her	
7	examination. For this limited purpose and without accepting liability or obligation for any future		
8	travel costs or expenses, the Defendant agrees to pay for 50% of the Plaintiff's round-trip airfar		
9	from Poland to Las Vegas, and back to Poland.		
10	18.	The parties agree that during the Plaintiff's stay in Las Vegas for the purpose of	
11	conducting th	ne examination, the Defendant will also conduct the Plaintiff's deposition.	
12	19.	If Plaintiff requires an interpreter for the examination, Plaintiff shall pu	
13	Defendant or	n notice of this requirement, and advise Defendant of her preferred language, a	
14	least fifteen (15) days prior to the examination.		
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1	20. Defendant and the Plaintiff Kasprzak-Guzek have entered into this Stipulation		
2	and have requested that the Court issue and Order incorporating its terms.		
3	DATED May 3, 2018.		
4	MESSNER REEVES LLP	THE MEDRALA LAW FIRM PLLC	
5	/s/ SCOTT ROGERS	/S/ JAKUB MEDRALA	
6	SCOTT ROGERS, ESQ. Nevada Bar No. 13574	JAKUB P. MEDRALA, ESQ. Nevada Bar No. 12822	
7	5556 S. Fort Apache Road, Suite 100 Las Vegas, NV 89148	1091 S. Cimarron Road, Suite A-1 Las Vegas, Nevada 89145	
8	E-mail: srogers@messner.com Attorneys for Defendant	E-mail: jmedrala@medralaw.com Attorney for Plaintiffs	
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13		ORDER	
14	IT IS SO ORDERED.		
15	DATED: <u>May 4, 2018</u>		
16		William G. Cobb	
17		UNITED STATES MAGISTRATE JUDGE	
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